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CLERK U.S. DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

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IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA

Lennis L. Roberson,  
Plaintiff,  
v.  
Jeanne Woodford, et al.,  
Defendants

Case No. C07-3497 CRB (PR)  
PLAINTIFF'S EX PARTE  
APPLICATION FOR  
EXTENSION OF TIME  
TO FILE OPPOSITION  
TO SUMMARY JUDGMENT

1. For the reason[s] set forth herein Plaintiff Lennis L. Roberson respectfully request a ninety (90) day extension of time in which to file opposition to Defendants' Motion for Summary Judgment.

2. On February 15, 2008 Plaintiff received Defendants' Motion for Summary Judgment.

1           3. I request additional time to evaluate defendants'  
2 Motion for Summary Judgment to do research Defendants'  
3 assertions that: A) Defendants Cannot Be Liable For  
4 Burdening Religious Exercise..., B) RLUIPA Does Not Have  
5 Retroactive Effect, C) Plaintiff Did Not Argue That He  
6 Was Wrongfully Disciplined at the Administrative Level,  
7 in addition to Qualified Immunity claims by Defendants.

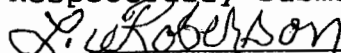
8           4. Due to ongoing modified programs, lockdowns, fog  
9 counts and other events all of which effect Plaintiff's  
10 access to the law library at CTF Soledad. Interruptions,  
11 or limits to Plaintiff's access to the law library causes  
12 delays and affects legal research and Plaintiff's ability  
13 to effectively respond to Defendants' Motion for Summary  
14 Judgment. Plaintiff does not believe himself capable of  
15 responding to each of Defendants' arguments in their Motion  
16 for Summary Judgment without an extension of time.

17           5. For these reasons it is respectfully requested  
18 that Plaintiff be granted an extension of time of Ninety  
19 (90) days after the date on which the opposition to Motion  
20 for Summary Judgment is presently due -- which will be  
21 June 14, 2008. The time requested will allow Plaintiff  
22 time to research and file oppositions and declarations.

23           6. This request for extension of time is not made for  
24 the purpose of harassment or undue delay or for any improper  
25 reason.

26 DATE: 2-22-08

27 Respectfully Submitted,

28 

Lennis L. Roberson

**PROOF OF SERVICE BY MAIL  
BY PERSON IN STATE CUSTODY**

(C.C.P. §§ 1013(A), 2015,5)

I, Lennis L. Roberson, declare:

I am over 18 years of age and I am party to this action. I am a resident of CORRECTIONAL TRAINING FACILITY prison, in the County of Monterrey, State of California. My prison address is:

L.L. Roberson, CDCR #: D-34017  
CORRECTIONAL TRAINING FACILITY  
P.O. BOX 689, CELL #: CW/128  
SOLEDAD, CA 93960-0689.

On February 22, 2008, I served the attached:  
MOTION FOR EXTENSION OF TIME TO FILE OPPOSITION TO SUMMARY

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**JUDGMENT**

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on the parties herein by placing true and correct copies thereof, enclosed in a sealed envelope (verified by prison staff), with postage thereon fully paid, in the United States Mail in a deposit box so provided at the above-named institution in which I am presently confined. The envelope was addressed as follows:

United States District Court  
Northern District of CA  
450 Golden Gate Ave.  
San Francisco, CA 94102

Department of Justice  
Office of the Attorney General  
455 Golden Gate Ave. Suite 11000  
San Francisco, CA 94100-3664

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on 2-22-08.

L. Roberson  
L. Roberson  
Declarant

L. Roberson D-34017  
CTF Central CW-128  
PO Box 689  
Soledad, CA 93960-0689

Legal Mail



United States District Court  
Northern District of California  
450 Golden Gate Ave.  
San Francisco, CA

94102

94102+3661 0004

